EXHIBIT 5

	Page 170		Page 172
1	A Yes.	1	A I don't think I did.
2	Q Okay.	2	Q Okay.
3	A I've seen her in passing at the Houston	3	So after you got your notice of deposition
4	airport as well.	4	you were asked to look for any communications.
5	Q You've seen her just in passing?	5	Did you undertake to look for those types of
6	A Yeah.	6	conversations?
7	Q Did you sit down and have a conversation	7	A Yeah, yeah. Actually, yeah, that's a
8	with her at Houston?	8	good paint, I did look already. Yeah, I looked at
9	A Yeah.	9	the I looked through our messages at the time, I
10	Q How many times did you see her in	10	looked through our like our text messages and
11	Houston?	11	then our Instagram messages and Snapchat.
12	A I can only recall one time. But to me	12	Q You did look at saved Snapchat messages?
13	it's hard believe that it only ever happened one	13	A Yeah.
14	time, but maybe all they're all blending together.	14	Q Do you have any saved Snapchat messages
15	Q And the the I think you said maybe	15	that in any way relate to the lawsuit?
16	two times that you saw her in passing in the	16	A No.
10 17	Louisville airport and then	17	Q And so during those conversations you
18	A Yeah, and I stayed with her for like an	18	mentioned two or three times that talked about the
		19	
19	hour or two; whereas like at Houston, we kind of		lawsuit. What did she tell you?
20 21	just like saw each other, said hi	20 21	•
21	Q Okay. A that was about it.	22	A She told me, "Hey, would you like to
			give a witness testimony for what happened to me in
23	Q Those times, either in the Louisville	23	Phoenix?" And I said, "Yes, absolutely. I'd love
24 25	airport of the Houston airport, do you think you	24	to." And then she texted me a few times. She'd
	would have had any conversations about the alleged	25	just be like, "Hey, I'm just letting you know my
1	Page 171		Page 173
1	incident?	1	lawyer's going to reach out to you soon," blah,
2	A No.	2	blah, blah. And I was like, "Okay. Cool." So she
3	Q Okay.	3	was kind of giving me at heads-up on just when it
4	Have you ever spoken wit Ms. Dean about this		was going to happen, what was going on.
5	lawsuit?	5	Q Okay.
6	A Yes.	6	Did she ever tell you what she hoped to
7	Q What did you have tell me how many	7	receive as a result of lawsuit?
8	times you spoke about the lawsuit.	8	A No, she's never mentioned money.
9	A Maybe two or three times.	9	Q Have you ever driven for any ride share
10	Q Okay.	10	company?
11	And what would have been the format, if you	11	A No.
12	will, of those conversations? For example,	12	Q You hesitated. Do you think you might
13	telephone? Text message?	13	have?
14	A Snapchat.	14	A I've done like I've done DoorDash,
15	Q Snapchat. Okay.	15	but like I don't think that counts as like a ride
16	Would you have any of those messages still?	16	share.
17	A No. Snapchat messages delete after	17	Q Okay.
18	24 hours.	18	A Yeah.
19	Q Unless you save them.	19	Q And have you used Uber since you becan
20	Would you have saved them?	20	aware of Ms. Dean's alleged incident?
21	A I I forgot. I can't look, but I	21	A Sparingly.
22	don't think I did.	22	Q So you do continue to use Uber
23	Q You can look.	23	currently?
24	But do you do you think you saved any of	24	MS. ABRAMS: Object to form.
25	them?	25	THE WITNESS: It's complicated. I have like

44 (Pages 170 - 173)

Veritext Legal Solutions 973-410-4098